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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/583,991	06/22/2006	Mitsuyoshi Kuwahata	062705	7383
	7590 10/17/200 , HATTORI, DANIEL	EXAMINER		
1250 CONNEC	TICUT AVENUE, NV	TESKIN, FRED M		
SUITE 700 WASHINGTO	N, DC 20036		ART UNIT	PAPER NUMBER
			1796	
			MAIL DATE	DELIVERY MODE
			10/17/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Ар	plication No.	Applicant(s)	Applicant(s)			
		10	/583,991	KUWAHATA E	KUWAHATA ET AL.			
		Ex	aminer	Art Unit				
		Fre	ed M. Teskin	1796				
Period fo	The MAILING DATE of this commur or Reply	nication appears	on the cover sheet	with the correspondence	address			
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD F CHEVER IS LONGER, FROM THE N Issions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this com- period for reply is specified above, the maximum si- re to reply within the set or extended period for reply- eply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	MAILING DATE s of 37 CFR 1.136(a). munication. tatutory period will app will, by statute, cause	OF THIS COMMUN In no event, however, may oly and will expire SIX (6) MO the application to become	IICATION. a reply be timely filed DNTHS from the mailing date of the ABANDONED (35 U.S.C. § 133).	is communication.			
Status								
1)[\	Responsive to communication(s) file	ed on 23 June 3	2008					
•	,	2b)⊠ This acti						
—		<i>,</i> —		itters prosecution as to	the merits is			
٥/١	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
		the annlication	•					
•	Claim(s) <u>1 and 4-8</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.							
	4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed.							
	6)⊠ Claim(s) <u>1 and 4-8</u> is/are rejected.							
	Claim(s) is/are objected to.							
•	Claim(s) are subject to restrict	ction and/or ele	ction requirement					
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	on Papers							
-	The specification is objected to by the			–				
10)	The drawing(s) filed on is/are	-	· · · · · · · · · · · · · · · · · · ·					
	Applicant may not request that any obje		•	•	,			
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority u	ınder 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
2) Notic 3) Inforr	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (Fination Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	PTO-948)	Paper No	v Summary (PTO-413) o(s)/Mail Date f Informal Patent Application 				

Detailed Action

This Office action follows a reply filed on June 23, 2008. Per the reply, claims 1 and 5 have been amended and new claims 7 and 8 added. Claims 1 and 4-8 are currently pending and under examination.

The amendments made to claims 1 and 4 are deemed to obviate the rejection under 35 U.S.C. 112, second paragraph, as set forth in the prior Office action.

The terminal disclaimer filed on June 23, 2008 disclaiming the terminal portion of any patent granted on this application which would extend beyond the expiration date of U.S. Patent No. 7,354,970 has been reviewed and is accepted. The terminal disclaimer has been recorded, thereby obviating the obviousness-type double patenting rejection as set forth in the prior Office action.

The indication of claims 1 and 4-6 as being free of the prior art is withdrawn in view of the newly discovered reference of CA 2335777. Rejections based in part on the newly cited reference follow.

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1 and 4-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over JP 02-263810 (JP '810) (all references thereto being to the corresponding English language translation, of record) in view of CA 2335777 (Kaneka).

The subject matter of the present invention is a soft vinyl chloride copolymer resin obtained by copolymerizing (A) a monomer comprising vinyl chloride or vinylidene chloride and (B) a macromonomer having a polymer comprising an ethylenically unsaturated monomer containing a double bond in a main chain, wherein the ratio of (A)/(B) by weight is 50/50 to 80/20; and wherein the macromonomer having a polymer comprising an ethylenically unsaturated monomer containing a double bond in a main chain is prepared by living radical polymerization.

A vinyl chloride copolymer obtained by copolymerizing vinyl chloride monomer and a styrene macromonomer end-terminated with a methacrylate group is disclosed by JP '810; see page 15, bridging paragraph and pages 19-20, Table 1. The Result section of Table 1 includes an Example 5 which describes a copolymer composition comprising the vinyl chloride monomer unit and the styrene macromonomer unit in proportions (wt. %) of 60 and 30 respectively - i.e., a 60/30 weight ratio, which falls within the range recited in claim 1 for the corresponding monomer and macromonomer. The same copolymer composition further comprises 5 wt. % of vinyl acetate (as Comp. (C)) as per new claims 7-8. Unfortunately, the disclosed styrene macromonomer is prepared by free radical (non-living) polymerization, as by means of lauryl peroxide as catalyst (per page 16, final paragraph) rather than by living radical polymerization, this being the sole difference between JP '810 and the present invention.

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It is, however, known from Kaneka that living radical polymerization affords various practical advantages over "ordinary radical (e.g., free radical) polymerization" when preparing a vinyl polymer-based macromonomer having a terminal polymerizable carbon-carbon double bond (macromonomer (I)); e.g., high rate of polymerization, narrow molecular weight distribution and well-controlled side chain molecular weights (see Kaneka at page 1, lines 5-10; page 8, line 30 to page 10, line 15 and page 52, lines 2-6). Kaneka further teaches, as the monomer constituting the main chain of the disclosed macrormonomer (I), various specific species but singles out styrene type monomers and (meth)acrylic monomer as preferred from the standpoint of physical properties of products (page 7, lines 31-34). Kaneka additionally provides for radical polymerization of the macromonomer (I) with a copolymerizable monomer (II) and indicates that all the radical-polymerizable monomers mentioned therein in reference to production of the main chain of the macromonomer (I) can be used as the monomer (II) (pages 34-35, bridging paragraph). As the monomers mentioned in Kaneka in reference to production of the macromonomer (I) main chain include vinyl chloride, vinylidene chloride and vinyl acetate (page 6, line 20 to page 7, line 30), Kaneka would have suggested to the ordinarily skilled practitioner the suitability of copolymerizing its macromonomer (I) with the applicants' monomer (A). In addition, Kaneka proposes (page 41, lines 8-15) use of a branched polymer, made by polymerizing the macromonomer (I), in adhesive applications. JP '810 similarly contemplates adhesive utility for the vinyl chloride copolymers disclosed therein (page 4, second paragraph).

Thus, at the time of applicants' invention, it would have been obvious to one of ordinary skill in the art to modify JP '810 by preparing the styrene macromonomer unit of the vinyl chloride copolymer disclosed therein by living radical polymerization in order to take advantage of the practical benefits of that preparation method as taught by Kaneka and in the expectation of obtaining a copolymer product displaying equivalent utility in adhesive applications. By so modifying JP '810 in view of the teachings of Kaneka, an ordinarily skilled practitioner would have arrived at the subject matter of the present invention.

Applicants' arguments with respect to claims 1 and 4-6 have been fully considered but are deemed moot in view of the new ground(s) of rejection.

No claims are in condition for allowance at this time.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner F. M. Teskin whose telephone number is (571) 272-1116. The examiner can normally be reached on Monday through Thursday from 7:00 AM - 4:30 PM, and can also be reached on alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Wu, can be reached on (571) 272-1114. The appropriate fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic

/Fred M Teskin/
Primary Examiner, Art Unit 1796

Business Center (EBC) at 866-217-9197 (toll-free).

FMTeskin/10-10-08